## REMARKS / ARGUMENTS

This amendment is submitted in full response to the outstanding Office Action dated February 22, 2005, and so as to place the application in better condition for appeal.

Specifically, in the Examiner's Final Office Action, claims 1, and 3-8 have been allowed, however claim 2 remains rejected based upon 35 USC 112. In particular, the examiner objected to the term "integrally formed", indicating that the specification recited the language "operatively associated". As such, without addressing the substantive basis for the Examiner's objection, and so as to expedite allowance of all claims, claim 2 has been amended to reflect the language set forth by the Examiner.

Based on the above amendments and remarks, reconsideration of this application is hereby requested. It is believed that this application is now in condition for allowance and such action is respectfully requested.

In the event that any fee may be required by the filing of this paper, the Commissioner is hereby authorized to charge any fees and/or credit to our **Deposit Account No. 13-1227.**  Application No. 10/662,136 Amdt. dated May 23, 2005

Reply to Office Action dated Feb. 22, 2005

 $F: \verb|\MM DOCS| 1-PAT| PAT 2003| APP| 1839-B-03 \ Gala \ Gas \ Co| 1839-B \ Amendment. doc$ 

Respectfully Submitted,

MALLOY & MALLOY, P.A. Attorneys for Applicant 2800 S.W. 3<sup>rd</sup> Avenue Historic Coral Way Miami, Florida 33129 (305)858-8000

y: \_\_\_\_\_

Peter A. Matos Reg. No. 37,884

.

Date